

**CAL-LEARN NOTICE OF
EXEMPTION / DEFERRAL**

ISSUE DATE:	
CASE NAME:	CASE NUMBER:
WORKER NAME:	WORKER NO.:

If you have any questions, please call your Cal-Learn case manager or your county worker.

TO: _____

This is to inform you that you are:

☐ exempt from Cal-Learn.

☐ deferred from Cal-Learn.

HOWEVER, THIS DOES NOT MEAN THAT YOU DO NOT HAVE TO GO TO SCHOOL. THE CALIFORNIA EDUCATION CODE SECTION 48200 REQUIRES THAT YOU MUST STILL ATTEND SCHOOL.

The following tells you why you are exempt or deferred:

EXEMPTION:

A teen parent is exempt if he or she:

- ☐ Is ill, injured, or physically unable to go to school.
- ☐ Is expelled from school and enrollment in an other school cannot be arranged.
- ☐ Cannot get child care or transportation for 3 or more months.
- ☐ An CalWORKs-foster care payment is made on behalf of the teen parent.

Because you are exempt, you will not receive Cal-Learn services.

DEFERRAL:

A teen parent is deferred if he or she:

- ☐ Needs supportive services or case management services which are temporarily not available.
- ☐ Case management services are not available.
- ☐ Has a special need that deprives the teen parents ability to meet program requirements.
- ☐ Needs time to recover from child birth.

Because you are deferred, you will not get Cal-Learn supportive services but will get case management services unless the case management services are not available.

If you think this action is wrong, you may ask for a hearing. The Cal-Learn hearing rights information on the back of this form tells you how. You can also call your Cal-Learn case manager if you think this action is wrong.

RULES: These rules apply MPP 42-763.2, 42-763.3. You may review them at your welfare office.